## Case 1:20-cr-00286-WHP Document 38 Filed 12/02/20 Page 1 of 1

## **U.S. Department of Justice**

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

December 1, 2020

By ECF

The Honorable William H. Pauley III United States District Judge Southern District of New York Daniel Patrick Moynihan Courthouse 500 Pearl Street New York, New York 10007

Application granted.

SO ORDERED:

U.S.D.J.

December 2, 2020

Re: United States v. Shaquille Williams, 20 CR 286 (WHP)

Dear Judge Pauley,

The Government writes with the consent of the defendant to request respectfully an extension of the briefing schedule on the defendant's pending motions. In particular, the Government requests an extension of the date by which the response of the Government is due from December 7, 2020 to December 9, 2020 and a corresponding extension of the date by which any reply of the defendant is due from December 16, 2020 to December 18, 2020. The Government now anticipates receiving papers relevant to its response from an expert retained in connection with the parallel litigation in *United States v. Balde*, 20 Cr. 281 (KPF) at the start of next week and seeks the requested extension for this reason.

Respectfully,

**AUDREY STRAUSS Acting United States Attorney** 

By: Thomas John Wright

Thomas John Wright Assistant United States Attorney (212) 637-2295

cc: Glenn Garber (Counsel for Defendant Shaquille Williams) (by ECF)